

EXHIBIT F

HOGAN LOVELLS US LLP

Pieter Van Tol, Esq.
M. Shane Johnson, Esq.
875 Third Avenue
New York, New York 10022
Telephone: (212) 918-3000
Facsimile: (212) 918-3100
Email: pieter.vantol@hoganlovells.com
Email: shane.johnson@hoganlovells.com

Attorneys for Dr. Thomas Marsoner

**UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK**

In re

**LEHMAN BROTHERS HOLDINGS INC., et al.,
Debtors.**

**Chapter 11
Case No. 08-13555 (SCC)
(Jointly Administered)**

REBUTTAL DEPOSITION DESIGNATIONS OF DR. THOMAS MARSONER

Pursuant to Rule 26(a)(3) of the Federal Rules of Civil Procedure, as incorporated by Bankruptcy Rule 7026, and the *Stipulation and Order Establishing Pre-trial Procedures in Connection with the Motion of Dr. Thomas Marsoner to Deem Proofs of Claim to be Timely Filed by the Claims Bar Date* [Docket No. 52740], Dr. Thomas Marsoner ("Dr. Marsoner"), hereby provides the above-captioned Debtors with the following rebuttal deposition designations.

Deposition Transcript of Peter Sherratt dated November 13, 2015:

Lehman Brothers Holdings Inc.'s Designations	Dr. Marsoner's Objections	Dr. Marsoner's Rebuttal Designations
4:25-5:24		6:23-9:24; 44:12-45:10; 46:1-16; 48:16-17; 59:12-20
6:16-22		
20:18-21:18		
33:19-39:24		13:4-13:12; 16:11-17:22; 19:2-24; 24:11-26:14; 29:9-

		24; 59:24-60:1; 109:16-22
40:7-41:25		44:7-11
60:14-61:11		
61:17-71:23		31:18-33:6; 54:10-56:2; 73:2-25; 75:14-25; 113:2-24
77:5-81:12		112:12-20
83:19-84:7		84:8-23
84:24-85:19		
86:12-21		
87:17-89:8		
90:13-91:12		
92:5-9		
93:21-94:10		93:14-20
95:9-16		
100:4-102:17		
110:3-112:2		

Deposition Transcript of Vittorio Pignatti dated November 16, 2015:

Lehman Brothers Holdings Inc.'s Designations	Dr. Marsoner's Objections	Dr. Marsoner's Rebuttal Designations
5:5-6:2		
6:23-7:9		
8:8-9:6		
10:25-11:13		
13:23-14:22		
18:25-19:17		86:15-21
36:18-37:2		6:23-7:9; 8:4-7
44:5-23		
45:9-18		
49:10-22		
51:24-52:20		
56:22-57:5		
62:1-69:22	63:13-16 (Leading); 65:13-18 (Leading); 67:4-7 (Leading)	19:18-21; 26:17-28:14; 28:15-30:3; 30:20-24; 31:7-11; 62:1-63:12; 66:9-17; 66:24-67:1; 68:3-24
69:24-71:24		
72:4-73:25	72:4-73:25 (Leading; Calls for Speculation)	
75:6-79:1	75:3-8 (Leading; Calls for Legal Conclusion); 76:13-25 (Leading)	
79:11-80:18	79:18-80:16 (Leading; Calls for Legal Conclusions)	

81:5-12		
81:18-82:1		
86:24-87:12		
87:24-90:12	89:1-8 (Leading; Calls for Speculation)	
91:13-92:13		
94:25-97:22	97:2-5 (Leading; Calls for Speculation)	
101:8-107:2		31:12-22
118:20-120:9		120:10-121:2
121:3-25	121:10-12 (Leading; Asked and Answered; Calls for Speculation)	
128:2-12		128:13-19
128:19-129:25		12:16-18; 18:9-21; 82:20-83:4; 85:11-86:21; 130:1-131:18

Deposition Transcript of Ruggero Magnoni dated November 17, 2015:

Lehman Brothers Holdings Inc.'s Designations	Dr. Marsoner's Objections	Dr. Marsoner's Rebuttal Designations
5:18-6:16		6:17-9:9
35:12-13		
36:15-38:2		6:17-9:9
42:14-43:6		32:20-33:4; 56:13-57:7
47:19-49:22		
52:1-53:23		
57:8-58:3		23:23-24:2; 32:20-33:4; 56:13-57:7
62:7-65:25		66:1-15
66:16-17		

Date: June 29, 2016

By: /s/ Pieter Van Tol

HOGAN LOVELLS US LLP

Pieter Van Tol, Esq.

M. Shane Johnson, Esq.

875 Third Avenue

New York, New York 10022

Telephone: (212) 918-3000

Facsimile: (212) 918-3100

Email: pieter.vantol@hoganlovells.com

Email: shane.johnson@hoganlovells.com